Fill in this information to identify the case:			
United States Bankruptcy Court for the:			
District of Delaware			
(State)			☐ Check if this is an
Case number (if known):	Chapter	11	amended filing
Official Form 201			
Voluntary Petition for No	n-In	divid	uals Filing for
Bankruptcy			04/19

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's Name	Mosaic Parent Holdings Inc.					
2.	All other names debtor used in the last 8 years	SMXM Merger Sub, Inc.; Mosaic	US Holdings, Ir	ıc.			
	In dud, and a survey of a survey						
	Include any assumed names, trade names, and <i>doing</i>						
	business as names						
3.	Debtor's federal Employer Identification Number (EIN)	<u>68-0651508</u>					
4.	Debtor's address	Principal place of business		Mailing addr	ess, if differen	it from pri	ncipal place
		6600 Corporate Center Parkway					
		Number Street		Number	Street		
				P.O. Box			
		Jacksonville El 20046					
		Jacksonville, FL 32216 City State	Zip Code	City		State	Zip Code
		Only State	Zip Code				
				principal pla	principal asset ice of business	is, it aitter S	ent from
		Duval					
		County		Number	Street		
				City		State	Zip Code
5.	Debtor's website (URL)	www.mosaic.com					
6.	Type of debtor	☑ Corporation (including Limited Liabili	ty Company (LL	C) and Limited	Liability Partne	rship (LLP))
		☐ Partnership (excluding LLP)					
		☐ Other. Specify:					
		. ,					

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De	btor Mosaic Parent Hold	lings Inc.			Case num	ber (if known)				
7.	Describe debtor's business	A. C	heck One:							
•	Describe debtor 3 business	□н	Health Care Business (as defined in 11 U.S.C. § 101(27A))							
		☐ Si	Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))							
		□R	Railroad (as defined in 11 U.S.C. § 101(44))							
		□ St	tockbroker (a	as defined in 11 U.S	S.C. § 101(53A))				
		□ C	Commodity Broker (as defined in 11 U.S.C. § 101(6))							
		□ C	learing Bank	k (as defined in 11 l	J.S.C. § 78	1(3))				
		⊠ N	one of the al	bove						
		В. С	heck all that	apply:						
		□ Та	ax-exempt e	entity (as described	in 26 U.S.C	C. § 501)				
			vestment co 80a-3)	ompany, including h	edge fund	or pooled investme	ent vehicle (as de	efined in 15 U.S.C.		
		□ In	vestment ad	dvisor (as defined in	15 U.S.C.	§ 80b-2(a)(11))				
								describes debtor. See		
				scourts.gov/four-dig ent of Companies			<u>codes</u> .			
8.	Under which chapter of the	Chec	k One:							
	Bankruptcy Code is the debtor filing?	□ C	hapter 7							
	-	□ C	hapter 9							
		⊠ C	hapter 11. (Check all that apply	<u>.</u>					
				☐ Debtor's aggreginsiders or affiliated 4/01/22 and even	ates) are le	ss than \$2,725,62	, -	debts owed to ct to adjustment on		
				of operations, c	ll business ash-flow st	debtor, attach the	most recent bala ral income tax re	ance sheet, statement turn, or if all of these		
				A plan is being to a pl	filed with th	is petition.				
				Acceptances of creditors, in acc		ere solicited prepe ith 11 U.S.C. § 11		r more classes of		
				Securities and E Exchange Act of	Exchange (of 1934. Fil	Commission accor	ding to § 13 or 19 to Voluntary Peti	K and 10Q) with the 5(d) of the Securities tion for Non-Individuals with this form.		
				☐ The debtor is a 12b-2.	shell comp	any as defined in	the Securities Ex	change Act of 1934 Rule		
		□С	hapter 12							
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	⊠ No □ Yes.	District		When	MM/DD/YYYY	Case number			
	If more than 2 cases, attach a separate list.		District		When	MM/DD/YYYY	Case number			
10.	Are any bankruptcy cases pending or being filed by a business partner or an	□ No ⊠ Yes.	Debtor	See Rider 1			Relationship	Affiliate		
	affiliate of the debtor?		District	District of Delawa	are					
	List all cases. If more than 1, attach a separate list.		Case numl	ber. if known			When	12/01/2019 MM / DD / YYYY		

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Name						
11. Why is the case filed in this Check all that apply:						
district? Debtor has had its domicile, principal place of business, or principal a immediately preceding the date of this petition or for a longer part of district.						
☐ A bankruptcy case concerning debtor's affiliate, general partner, or partner.	artnership is pending in this district.					
 12. Does the debtor own or have possession of any real property or personal property No Yes. Answer below for each property that needs immediate attention. 	Attach additional sheets if needed.					
that needs immediate Why does the property need immediate attention? (Check and	ll that apply.)					
attention? It poses or is alleged to pose a threat of imminent and ideni safety.	_ 1					
What is the hazard?						
☐ It needs to be physically secured or protected from the wea	ather.					
☐ It includes perishable goods or assets that could quickly de attention (for example, livestock, seasonal goods, meat, da						
assets or other options).	ally, produce, or securities-related					
□ Other						
When to the second O						
Where is the property? Number Street						
City	State Zip Code					
Gity	State Zip Code					
Is the property insured?						
□ No						
□ Ves Insurance agency						
☐ Yes. Insurance agency						
Contact name						
Phone						
Statistical and administrative information						
Statistical and administrative information						
13. Debtor's estimation of Check one:						
available funds ☐ Funds will be available for distribution to unsecured creditors.						
☐ After any administrative expenses are paid, no funds will be available fo	or distribution to unsecured creditors.					
14. Estimated number of	25,001-50,000					
creditors (on a □ 50-99 □ 5,001-10,000 □ consolidated basis) □ 100,199 □ 10,001-25,000 □	50,001-100,000					
consolidated basis)	More than 100,000					
<u> </u>						
15. Estimated assets (on a □ \$0-\$50,000 □ \$1,000,001-\$10 million ⊠ consolidated basis) □ \$50,001-\$100,000 □ \$10,000,001-\$50 million □	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion					
□ \$100,001-\$500,000 □ \$50,000,001-\$100 million □	\$10,000,000,001-\$10 billion					
□ \$500,001-\$1 million □ \$100,000,001-\$500 million □	More than \$50 billion					

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Debtor Mosaic Parent Holdings Inc. Name			Case number (If known)		
16. Estimated liabilities (on a consolidated basis)	□ \$50,001-\$1 □ \$100,001-\$	\$0-\$50,000			0,001-\$10 billion 00,001-\$50 billion
Request for Reli	ief, Declaration, an	d Signatures			
WARNING — Bankruptcy fraud is a \$500,000 or imprison			nent in connection with a bankrup J.S.C. §§ 152, 1341, 1519, and 3		t in fines up to
17. Declaration and signature of authorized representative of debtor	petition.		rdance with the chapter of title 11	, United States Co	ode, specified in this
uobioi			petition on behalf of the debtor.		
	I have examine correct.	d the information i	n this petition and have a reasona	able belief that the	information is true and
Id	eclare under penalty	of perjury that the	e foregoing is true and correct.		
	Executed on	12/01/2019			
		MM/ DD / YY	YY		
	×	(Matthew D. Leve	de.
	Signature	or authorized repre	esentative of debtor Pri	Matthew D. Lau inted name	rie
	Title Ch	ief Financial Offic	cer		
	()			
18. Signature of attorney	x K	mer	Eface Da	12/01/20	
	Signature	of attorney for deb	tor	MM/ DD/YY	YY
	Domenic Printed na				
	(7.04.040.00.000	ison Harvey Bra	nahura I I D		
	Firm name		nzbarg LLF		
	919 N. Ma	rket Street, Suite	1000		
	Number	Str	eet		
	Wilmingto	n		Delaware	19801
	City			State	ZIP Code
(302) 426-1189 dpacitti@klehr.com					
	Contact ph	one		Email add	iress
	3989	a .	Delaware	_	
	Bar numbe	Г	State		

Fill in this information to identify the case:			
United States Bankruptcy Court for the:			
District of Delaware			
(State)			
Case number (if known):	Chapter	11	

Rider 1 Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the District of Delaware for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of Anna Holdings, Inc.

- Anna Holdings, Inc.
- AC Holdings, Inc.
- Acosta Frontline, LLC
- Acosta Military International, Inc.
- Acosta Military Sales, LLC
- Acosta Services, Inc.
- Acosta Subsidiary Holdings, Inc.
- Acosta UK Holdings, LLC
- Acosta, Inc.
- ActionLink Services, LLC

- ADW Acosta, LLC
- ADW UK, LLC
- AMG Marketing Services, LLC
- Anna Acquisition Company, Inc.
- Mosaic Canada Holdings Inc.
- Mosaic Employee Holdco, LLC
- Mosaic Parent Holdings Inc.
- Mosaic Sales Solutions US Operating Co., LLC

☐ Check if this is an amended filing

- The Vine Direct Agency, LLC
- Vine Parent Holdings, LLC

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

)	
In re:)	Chapter 11
)	_
MOSAIC PARENT HOLDINGS INC.,)	Case No. 19-[] ()
)	
Debtor.)	
)	

LIST OF EQUITY SECURITY HOLDERS1

Debtor	Equity Holders	Address of Equity Holder	Percentage of Equity Held
Mosaic Parent Holdings Inc.	Acosta, Inc.	6600 Corporate Center Parkway, Jacksonville, FL 32216	100%

This list serves as the disclosure required to be made by the debtor pursuant to rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed are as of the date of commencement of the chapter 11 case.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

)
In re:) Chapter 11
)
MOSAIC PARENT HOLDINGS INC.,) Case No. 19-[] ()
)
Debtor.)
)

CORPORATE OWNERSHIP STATEMENT

Pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Approximate Percentage of Shares Held
Acosta, Inc.	100%

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

)
In re:) Chapter 11
MOSAIC PARENT HOLDINGS INC.,) Case No. 19-[] ()
Debtor.)

CERTIFICATION OF CREDITOR MATRIX

Pursuant to Rule 1007-2 of the Local Rules of Bankruptcy Practice and Procedure for the United States Bankruptcy Court for the District of Delaware, the above-captioned debtor and its affiliated debtors in possession (collectively, the "<u>Debtors</u>")¹ hereby certify that the *Creditor Matrix* submitted contemporaneously herewith contains the names and addresses of the Debtors' creditors. To the best of the Debtors' knowledge, the *Creditor Matrix* is complete, correct, and consistent with Debtors' books and records.

The information contained herein is based upon a review of the Debtors' books and records as of the petition date. However, no comprehensive legal and/or factual investigations with regard to possible defenses to any claims set forth in the *Creditor Matrix* have been completed. Therefore, the listing does not, and should not, be deemed to constitute: (1) a waiver of any defense to any listed claims; (2) an acknowledgement of the allowability of any listed claims; and/or (3) a waiver of any other right or legal position of the Debtors.

Due to the large number of Debtors in these chapter 11 cases, for which joint administration has been requested, a complete list of the debtor entities and the last four digits of their federal tax identification numbers is not provided herein. A complete list may be obtained on the website of the Debtors' proposed claims and noticing agent at https://cases.primeclerk.com/Acosta. The location of the Debtors' service address is: 6600 Corporate Center Parkway, Jacksonville, Florida 32216.

Fill in this information to identify the case:	
Debtor name: Anna Holdings, Inc., et al.,	
United States Bankruptcy Court for the: <u>District of Delaware</u>	
Case number (If known):	Check if this is an amended
	filing

Official Form 204

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

12/15

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

	the holders of the 30 largest unsecured claims. Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim if the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	Wilmington Trust, National Association Attn: Corporate Capital Markets 246 Goose Lane, Suite 105 Guilford, CT 06437 United States	Corporate Capital Markets Phone - (203) 453-4130	Senior Notes Dated September 26, 2014	Unliquidated			\$800,000,000 + Interest
2	Action Link, LLC Address on file		Seller Notes				\$ 15,490,229.06
3	Rey, Elijah Attn: Solomon Gresent, Esq. Jack Risemberg, Esq. Counsel For Elijah Bey 15910 Ventura Blvd, Suite 1610 Encino, CA 91436 United States	Solomon Gresent, Esq. Jack Risemberg, Esq. Email - Gresent - Seg@Rglawyers.Com Risemberg - Jr@Rglawyers.Com Phone - Gresent - 818-815-2727 Risemberg - 818-815-2727	Litigation	Contingent, Unliquidated			\$ 3,000,000.00
2	Pet Firm 4 Attn: San Roman, Michael E Address on file		Seller Notes				\$ 1,750,000.00
4	Higgins Cohn Brand Management Attn: Patrick Higgins President Box 291 Campbellville, ON L0P 1B0 Canada	Patrick Higgins Email - Phone - 905-856-8252	Seller Notes				\$ 1,540,000.00
6	Neilson, Chris V		Deferred Compensation				\$ 1,159,771.46
7	Address on file Hargrove Inc. Attn: Tim McGill Chief Executive Officer I Hargrove Drive Lanham, MD 20706 United States	Tim McGill Email - timmegill@hargroveinc.com Phone - 301-306-9000	Trade Payable				\$ 1,135,700.71
8	Raines, Boyd W Address on file		Deferred Compensation				\$ 1,045,120.71
ç	Address on life SBR Partners Attn: Stanley Shapiro 10 E Merrick Rd, Suite 305 Valley Stream, NY 11580 United States	Stanley Shapiro	Seller Notes				\$ 952,000.00
10	Trevino, Rudy Attn: James Fitzpatrick, Esq. Fitzpatrick, Spini & Swanston Counsel for Rudy Trevino 555 S Main Street Salinas, CA 93901 United States	James Fitzpatrick, Esq. Fitzpatrick, Spini & Swanston Email - Jfitzpatrick@fandslegal.com Phone - 831-755-1311	Litigation				\$ 900,000.00
11	Optimad Media, LLC Attn: Kevin Weisberg CEO 13217 Jamboree Rd Tustin, CA 92782 United States	Kevin Weisberg Email - kevin@optimadmedia.com Phone - 213-545-1123	Trade Payable				\$ 875,558.90
12	Rodriguez Bas, Alejandro Address on file		Severance				\$ 749,999.97
13	Gennaro, Joseph L Address on file		Deferred Compensation				\$ 697,548.71
14	Address on the Sales Results Inc. Attn: Kent Pilakowski Address on file		Seller Notes				\$ 686,284.00
15	CFM Services Inc. Attn: Renette Visagie 1240 Nordica Lane Cincinnati, OH 45255 United States	Renette Visagie Email - ranettev@cinci.rr.com Phone - 513-474-1582	Seller Notes				\$ 637,500.00
16	James Mattson Address on file		Seller Notes				\$ 600,000.00
17	Prewitt, Dane Alan		Deferred Compensation				\$ 597,776.88
	Address on file	1	1				

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim if the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
18	McIntyre, David J Address on file		Deferred Compensation				\$ 594,398.19
19	Pulse LTD LLC Attn: Jeffrey Maguire Chief Executive Officer 12628 Chillicothe Rd, Unit H Chesterland, OH 44026 United States	Jeffrey Maguire Email - jmaguire@pulselle.com Phone - 800-570-0482	Trade Payable				\$ 580,600.90
20	Liam 2004 Films LLC Attn: Afredo Rodriguez De Villa Member 640 Vernon Ave Venice, CA 90291 United States	Afredo Rodriguez De Villa Phone - 917-749-2244	Trade Payable				\$ 503,949.75
2	Lightfoot, Timothy Scott Address on file		Deferred Compensation				\$ 472,983.34
22	Gronowski, Jamie S Address on file		Deferred Compensation				\$ 458,948.80
23	Amthor, Teri Deluca Address on file		Deferred Compensation				\$ 456,794.93
24	Johnson, David L Address on file		Deferred Compensation				\$ 403,775.66
2.5	McDaniel, David Franklin Address on file		Deferred Compensation				\$ 387,185.05
26	The Nielsen Company Attn: David Kenny Chief Executive Officer	David Kenny Email - David Kenny@nielsen.com	Trade Payable				\$ 378,916.67
27	Hebert Holdings, Inc. 7 Attn: Derick Hebert Address on file		Seller Notes				\$ 375,000.00
28	Dean Foods Attn: Leon Carter, Esq., Carter Arnett PLLC 8150 N Central Pkwy, Suite 500 Dallas, TX 75206 United States	Leon Carter, Esq., Carter Arnett PLLC Email - Lcarter@Carterarnett.Com Phone - 214-550-8188	Litigation	Contingent, Unliquidated, Disputed			Undetermined
29	Coyle, Amber (Plaintiff), et. al. Attn: Peter Hart Law Offices of Peter Hart 12121 Wilshire Blvd, Suite 725 Los Angeles, CA 90025 United States	Peter Hart Email - hartpeter@msn.com Phone - 310-478-5789 Fax - 509-561-6441	Litigation	Contingent, Unliquidated, Disputed			Undetermined
30	Pension Benefit Guaranty Corporation Attn: Patricia Kelly Chief Financial Officer 1200 K Street, NW Washington, DC 20005 United States	Patricia Kelly Email - pbgcpublicaffairs@pbgc.gov Phone - 202-326-4110 Fax - 202-229-4047	Pension	Contingent, Unliquidated, Disputed			Undetermined

Fill in this information to identify the case and this filing					
Debtor Name Mosaic Parent Holdings	Inc.				
United States Bankruptcy Court for the:	District of Delaware				
Case number (If known):	(State)				

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

and correct:						
□ Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)						
	☐ Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)					
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)					
	Schedule G: Executo	ry Contracts and Unexpired Lease	s (Official Form 206G)			
	Schedule H: Codebtors (Official Form 206H)					
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)					
□ Amended Schedule						
	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)					
Ø	Other document that requires a declaration List of Equity Security Holders, Corporate Ownership Statement, and Certification of Creditor Matrix					
I declare under penalty of perjury that the foregoing is true and correct Executed on 12/01/2019 MM/ DD/YYYY			Signature of individual signing on behalf of debtor Matthew D. Laurle Printed name Chief Financial Officer			
			Position or relationship to debtor			

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

RESOLUTIONS APPROVED AT A JOINT MEETING OF THE BOARD OF MANAGERS, BOARD OF DIRECTORS, THE SOLE MEMBER, OR THE MANAGING MEMBER, AS APPLICABLE, OF

MEMBER, AS APPLICABLE, OF
ACOSTA, INC.
ACOSTA FRONTLINE, LLC
ACOSTA MILITARY INTERNATIONAL, INC.
ACOSTA MILITARY SALES, LLC
ACOSTA SERVICES, INC.
ACOSTA SUBSIDIARY HOLDINGS, INC.
ACTIONLINK SERVICES, LLC
ADW ACOSTA, LLC
ADW UK, LLC
AMG MARKETING SERVICES, LLC
ANNA HOLDINGS, INC.
ANNA ACQUISITION COMPANY, INC.
MOSAIC CANADA HOLDINGS INC.
MOSAIC EMPLOYEE HOLDCO, LLC
MOSAIC PARENT HOLDINGS INC.
SAIC SALES SOLUTIONS US OPERATING CO., LE

MOSAIC PARENT HOLDINGS INC.

MOSAIC SALES SOLUTIONS US OPERATING CO., LLC

THE VINE DIRECT AGENCY, LLC

VINE PARENT HOLDINGS, LLC

ACOSTA UK HOLDINGS, LLC

AND

AC HOLDINGS, INC.

December 1, 2019

The following resolutions were approved at a joint meeting (the "Meeting") of the board of managers, board of directors, the sole member, or the managing member, as applicable (each, a "Governing Body") of each entity set forth on **Schedule I** attached hereto (each, a "Company," and, collectively, the "Companies").

RESOLUTIONS

WHEREAS, each Governing Body has considered presentations by the management and the financial and legal advisors of each Company regarding the liabilities and liquidity of each Company, the strategic alternatives available to it, and the impact of the foregoing on each Company's business;

WHEREAS, each Governing Body has had the opportunity to consult with each Company's management and the financial and legal advisors to the Companies and fully consider each of the strategic alternatives available to the Companies;

WHEREAS, each Governing Body has reviewed and considered presentations by the management and the financial and legal advisors of each Company regarding that certain restructuring support

agreement (as amended, restated, and supplemented from time to time, the "<u>Restructuring Support Agreement</u>") and the transactions contemplated therein;

WHEREAS, each Governing Body has reviewed and considered presentations by the management and the financial and legal advisors of each Company regarding the advantages and disadvantages to each Company soliciting acceptances of the prepackaged chapter 11 plan of reorganization contemplated by the Restructuring Support Agreement (as amended, restated, and supplemented from time to time, the "Plan"); and

WHEREAS, the Restructuring Support Agreement provides that it can be terminated if a Governing Body determines in good faith, after consulting with counsel, that proceeding with the transactions contemplated thereby would be inconsistent with the exercise of its fiduciary duties or applicable law.

NOW, THEREFORE, BE IT,

Entry into Restructuring Support Agreement and Solicitation of the Plan.

RESOLVED, that in the business judgment of each Governing Body, it is desirable and in the best interests of each Company, its equityholders, its creditors, and other parties in interest to enter into the Restructuring Support Agreement and to commence solicitation of the Plan pursuant to sections 1125(g) and 1126(b) of the Bankruptcy Code and rule 3018(b) of the Federal Rules of Bankruptcy Procedure, and that each Company's performance of its obligations under the Restructuring Support Agreement and the solicitation of votes in favor of the Plan be and hereby is, in all respects, authorized and approved.

RESOLVED, that the Interim Chief Financial Officer or Chief Financial Officer, as applicable, or any other duly appointed officer of each Company (collectively, the "<u>Authorized Signatories</u>"), acting alone or with one or more other Authorized Signatories be, and they hereby are, authorized, empowered, and directed to execute the Restructuring Support Agreement on behalf of the Companies, perform all the transactions contemplated thereby, including commencing solicitation of the Plan.

Chapter 11 Filing

RESOLVED, that in the business judgment of each Governing Body, it is desirable and in the best interests of each Company, its equityholders, its creditors, and other parties in interest that each Company shall be, and hereby is, in all respects, authorized to file, or cause to be filed, a voluntary petition for relief (the "Chapter 11 Case") under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the bankruptcy court for the District of Delaware (the "Bankruptcy Court") and any other petition for relief or recognition or other order that may be desirable under applicable law in the United States.

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized, empowered, and directed to execute and file on behalf of each Company all petitions, schedules, lists, and other motions, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary to

maintain the ordinary course operation of each Company's business.

RESOLVED, that all acts and deeds previously performed by any of the officers of the Companies prior to the adoption of the foregoing recitals and resolutions that are within the authority conferred by the foregoing recitals and resolutions, are hereby ratified, confirmed, and approved in all respects as the authorized acts and deeds of the Companies.

Retention of Professionals

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ the law firm of Kirkland & Ellis LLP and Kirkland & Ellis International LLP (together, "Kirkland") as general bankruptcy counsel to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company's rights and obligations, including filing any motions, objections, replies, applications, or pleadings; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Kirkland.

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ the law firm of Klehr Harrison Harvey Branzburg LLP ("Klehr") as local bankruptcy counsel to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company's rights and obligations, including filing any motions, objections, replies, applications, or pleadings; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Klehr.

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ the firm of Alvarez & Marsal North America, LLC ("A&M") to provide interim management services to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company's rights and obligations; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of A&M.

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ the firm of PJT Partners LP ("PJT"), as financial advisor and investment banker to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company's rights and obligations; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of PJT.

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ the firm of Prime Clerk LLC ("Prime Clerk") as notice and claims agent to

represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company's rights and obligations; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of Prime Clerk.

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ the firm of PricewaterhouseCoopers LLP ("PwC"), as tax consultant to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company's rights and obligations; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of PwC.

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ the law firm of Katten Muchin Rosenman ("Katten"), as counsel to the disinterested directors to represent and assist the disinterested directors in investigating and determining whether any matter arising in or related to the transactions contemplated by the Restructuring Support Agreement constitute a conflict matter; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Katten.

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ any other professionals to assist each Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers and fees, and to cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary.

RESOLVED, that each of the Authorized Signatories be, and they hereby are, with power of delegation, authorized, empowered, and directed to execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, and other professionals and to take and perform any and all further acts and deeds that each of the Authorized Signatories deem necessary, proper, or desirable in connection with each Company's Chapter 11 Case, with a view to the successful prosecution of such case.

Debtor-In-Possession Financing, Cash Collateral and Adequate Protection

RESOLVED, that in the judgment of the Governing Body of each Company, each Company will receive benefits from the DIP Credit Agreement (as defined below) and the Loans contemplated thereunder, and it is desirable and in the best interest of each Company, each Company's interest holders, creditors and other parties in interest that the form, terms and provisions of (i) that certain Superpriority Secured Debtor-in-Possession Credit Agreement, together with any and all exhibits, schedules and annexes thereto (the "DIP Credit Agreement"), by and among the Companies party thereto, each Lender from time to time party thereto and Ankura Trust

Company, LLC, as administrative agent and collateral agent and (ii) the Loan Documents (as defined in the DIP Credit Agreement) to which any or all of the Companies are a party, and all other documents, agreements, instruments or certificates, intellectual property security agreements, joinders, and consents to be executed, delivered or filed by each Company in connection therewith, and the transactions contemplated by the DIP Credit Agreement and the other Loan Documents (in each case including, without limitation, the borrowings and other extensions of credit thereunder, and the guaranties, liabilities, obligations, security interest granted and notes issued, if any, in connection therewith) be, and hereby are, authorized, adopted and approved in substantially the form presented to the Governing Bodies, together with such changes as may be approved by the Authorized Signatories executing and delivering the same, such approval to be conclusively evidenced by such Authorized Signatory's execution and delivery thereof.

RESOLVED, that the Governing Body of each Company has determined that it is necessary and in the best interest of each such Company's business and affairs, each Company's interest holders, creditors and other parties in interest that the form, terms and provisions of (i) that certain Superpriority Secured Debtor-in-Possession Credit Agreement, in substantially the form presented to the Governing Bodies for each such Company to execute, deliver and perform the DIP Credit Agreement and the other Loan Documents to which it is a party, to perform such Company's obligations thereunder and to consummate the transactions contemplated thereby, including, without limitation, any borrowings, the performance of any guarantees and the granting of any security interests and liens, and each Company's execution and delivery of, and the incurrence and performance of its obligations in connection with the DIP Credit Agreement, including without limitation, the guarantee of the Obligations (as defined in the DIP Credit Agreement) thereunder, and any other Loan Document to which it is a party, and the consummation of the transactions contemplated thereby or entered into in connection with the Loan Documents, including, without limitation, any borrowing by any Company under the Loan Documents, are hereby, in all respects, authorized and approved.

RESOLVED, that each Company will obtain benefits from the use of collateral, including cash collateral, as that term is defined in section 363(a) of the Bankruptcy Code (the "Cash Collateral"), which is security for certain prepetition secured lenders (collectively, the "Secured Lenders") party to that certain Credit Agreement, dated as of September 26, 2014 (as amended from time to time), by and among Acosta, Inc. as Borrower, Anna Acquisition as Holdings, and the lenders party thereto, with JPMorgan Chase Bank, N.A. as administrative agent and collateral agent.

RESOLVED, that in order to use and obtain the benefits of the Cash Collateral, and in accordance with section 363 of the Bankruptcy Code, each Company will provide certain liens, claims, and adequate protection to the Secured Lenders (the "<u>Adequate Protection Obligations</u>"), as documented in a proposed interim order authorizing and approving the DIP Credit Agreement, the other Loan Documents and the transactions contemplated thereby (the "<u>Interim DIP Order</u>") and submitted for approval to the Bankruptcy Court.

RESOLVED, that the form, terms, and provisions of the Interim DIP Order to which each Company is or will be subject, and the actions and transactions contemplated thereby be, and hereby are authorized, adopted, and approved, and each of the Authorized Signatories of each Company be, and hereby is, authorized and empowered, in the name of and on behalf of each

Company, to take such actions and negotiate or cause to be prepared and negotiated and to execute, deliver, perform, and cause the performance of, the Interim DIP Order.

RESOLVED, that each Company, as debtors and debtors in possession under the Bankruptcy Code be, and hereby is, authorized to incur the Adequate Protection Obligations, including granting liens on its assets to secure such obligations.

Waiver of Notice of Meeting

RESOLVED, that each of the members of the board of managers, board of directors, the sole member, or the managing member, as applicable, hereby irrevocably waives notice of the time, place and purposes of the Meeting and any adjournments thereof, to the extent such notice is required by the applicable organizational documents of each Company.

General

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Signatories, each of the Authorized Signatories (and their designees and delegates) be, and they hereby are, individually authorized and empowered, in the name of and on behalf of each Company, to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including but not limited to filing fees, in each case as in such Authorized Signatory's judgment, shall be necessary, advisable, convenient or desirable and to make any changes to the documents approved hereunder as the Authorized Signatories shall approve, such approval to be conclusively evidenced by such Authorized Signatory's execution and delivery thereof, in order to fully carry out the intent and accomplish the purposes of the Resolutions adopted herein.

RESOLVED, that each Governing Body of each Company has received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the organizational documents of each Company, or hereby waive any right to have received such notice.

RESOLVED, that all acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of each Company, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved and ratified as the true acts and deeds of each Company with the same force and effect as if each such act, transaction, agreement, or certificate has been specifically authorized in advance by resolution of each Governing Body.

RESOLVED, that each of the Authorized Signatories (and their designees and delegates) be, and hereby is, authorized and empowered to take all actions or to not take any action in the name of each Company with respect to the transactions contemplated by these resolutions hereunder, as such Authorized Signatory shall deem necessary or desirable in such Authorized Signatory's reasonable business judgment as may be necessary or convenient to effectuate the purposes of the transactions contemplated herein.

* * *

Schedule I

Company	Jurisdiction
Acosta, Inc.	Delaware
Acosta Frontline, LLC	Delaware
Acosta Military International, Inc.	Delaware
Acosta Military Sales, LLC	Delaware
Acosta Services, Inc.	Florida
Acosta Subsidiary Holdings, Inc.	Delaware
Actionlink Services, LLC	Delaware
ADW Acosta, LLC	Washington
ADW UK, LLC	Washington
AMG Marketing Services, LLC	Delaware
Anna Holdings, Inc.	Delaware
Anna Acquisition Company, Inc.	Delaware
Mosaic Canada Holdings Inc.	Delaware
Mosaic Employee Holdco, LLC	Delaware
Mosaic Parent Holdings Inc.	Delaware
Mosaic Sales Solutions US Operating Co., LLC	Delaware
The Vine Direct Agency, LLC	Delaware
Vine Parent Holdings, LLC	Delaware
Acosta UK Holdings, LLC	Delaware
AC Holdings, Inc.	Florida